## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DEVISION

PAMELLA B. WILSON and	2007 OGT -9 P 3: 50	
CURTIS WILSON,	BERRAS. HACKET, OLK	
Plaintiffs,	Middle District Ala	CASE NO.:
<b>v.</b>	) 2:07-C	V-00243-WHA-CSC
SCOTT HEATH RICE,	) )	
Defendant.	)	
	<u>,</u>	

## **EXHIBIT LIST**

COMES NOW the Defendant, Scott Heath Rice, by and through the undersigned counsel, and files this exhibit list in accordance with this Court's order as follows:

ADMITTED	DENIED		
		DX1	Medical and Billing Records from Dr. Jeffry Pirofsky
		DX2	Medical and Billing Records from Dr. David Herrick
		DX3	Medical and Billing Records from Dr. James R. Carpenter
· 		DX4	Medical and Billing Records from Dr. Stephen R. Bryan
	·	DX5	Medical and Billing Records from Neurosurgery Associates of Central Alabama, P.C.
		DX6	Medical and Billing Records from Health South/Baptist Health

		DX7	Medical and Billing Records from The Center for Pain
	·	DX8	Medical and Billing Records from Alabama Neurological Clinic
<del></del>		DX9	Medical and Billing Records from Montgomery Imaging Center
		DX10	Photographs of Plaintiff's vehicle
		DX11	Photographs of accident scene

Medical and billing records from any medical provider who treated the Plaintiff for injuries sustained in the accident made the basis of this Complaint;

Any and all accident reports, pleadings, or related documentation for any previous automobile accidents involving the Plaintiff;

Any and all pleadings or related documentation for any previous lawsuits involving the Plaintiff;

Depositions of all medical care providers which may be taken in the case;

Depositions of all witnesses which may be taken in the case;

Defendant reserves the right to offer any exhibit listed by the Plaintiff;

Defendant reserves the right to use any exhibit necessary for cross-examination;

Defendant reserves the right to use any exhibit found through outstanding discovery:

Defendant reserves the right to use any exhibit necessary for rebuttal;

Defendant reserves the right to use any exhibit used in any deposition taken in this case; and

Defendant reserves the right to amend this exhibit list upon the discovery of any additional information or exhibits that may be relevant to this case.

Respectfully submitted this the 8<sup>th</sup> day of October, 2007.

MICHAEL L. WHITE

OF COUNSEL:

Webster, Henry, Lyons & White, P.C. Post Office Box 239
Montgomery, AL 36101-0239

## **CERTIFICATE OF SERVICE**

I hereby certify that I have served a copy of the foregoing on all counsel of record <u>as listed below</u> by placing a copy thereof, in the United States mail, postage prepaid, on this the 8<sup>th</sup> day of October, 2007:

J. Doyle Fuller The Law Offices of J. Doyle Fuller, P.C. 2851 Zelda Road Montgomery, AL 36106

OF COUNSEL